

EXHIBIT 11
DATE 3-22-13
HB SB265

CSKT Hidden Agenda and the FBI

House Natural Resource Committee
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The Tribal Council, their attorneys, specifically current Helena lobbyist and Compact participant Ronda Sweeney, the Reserved Water Rights Compact Commission, and the BIA are desperate to hide facts behind one of the largest land and water grabs in the history of this reservation. Pending criminal and civil litigation is on the immediate horizon for the Confederated Salish and Kootenai Tribe (CSKT), the Bureau of Indian Affairs (BIA), the BIA Land Title and Records Offices (LTRO), the Reserved Water Rights Compact Commission, and other related Government and Professional Agencies with and without authority over the Flathead Reservation.

The above listed entities are allegedly attempting to regain total ownership and complete control over this reservation by any means possible and are enriching themselves while attempting to achieve their goal.

Folks, this is not a baseless allegation, this is the real thing!! Recently obtained documents from chief LTRO officer Quentin Jones, with the Department of Interior, Bureau of Indian Affairs, in Washington D.C. affirm facts, that fraudulent conveyance deeds have been issued with the help of Tribal and non Tribal entities which illegally convey Tribal Trust property being sold to Indian and non Indian purchasers in a manner which until now, has remained hidden from Federal and State authorities. The Kalispell office of the FBI has had an ongoing investigation for over three years concerning this issue. All necessary documents have been collected and assembled and litigation is being

prepared. This concerns thousands of acres of land and countless landowners with-in the Flathead reservation.

Herein, "findings of fact" which the Reserved Rights Water Compact Commission and their attorneys and agents are basing their data upon, include thousands of acres of land which the CSKT purportedly illegally conveyed in a fee simple basis, to unsuspecting landowners within the Flathead reservation. Herein, the CSKT and their agents intentionally did not convey the legal "title ownership" which is currently being kept in legal Indian Trust Status by the U.S.A. . . . Therein after, the scheme includes bypassing Josh Alexander with the Bureau of Land Management (BLM) in Billings Mt. so that no federal record exists of any conveyance of said properties. Moreover, all water compact negotiators, specifically, Chris Tweeten, and Dan Salomon have personal knowledge of these facts and refused to disclose these facts to the public as part of legal obligations and responsibilities to do so. Legal indictments should be immediately filed against these two for bad faith negotiations and intentional misrepresentation of pertinent facts which violate their oath of offices.

Theretofores, the BIA LTRO in Pablo has employed George DuCharme, a registered sex offender who is a felon, and have therein, specifically appointed him as a director of the LTRO which position is entrusted with certifying conveyance and Title Status Reports (TSR) which are being used in their scheme.

Herein, if you have a DEED TO RESTRICTED INDIAN LAND rather than a Patent in Fee for the purchase of Indian Trust property you are at serious risk and may face eviction from your property by the CSKT because legally, the title property remains in Trust Status for an individual Indian or for the tribe .

Possessor rights may or may not apply because this involves Indian jurisdiction on a tribal reservation.

The Reserve Water Right Compact Commission finding of facts is based upon fraudulent data. The more land they can claim , legally or illegally, the greater demand for water is then required. Moreover, they may have a legal right to negate ownership and voting rights which are associated with this specific property.

Call the entities and persons listed above to confirm the facts above. Demand that the Mt. Attorney General immediately launch an independent investigation into this matter and ask that he suspend the Compact.

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